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09/975,516	516 10/10/2001		Markku Lahteenmaki	460-010615-US(PAR) 9768	
2512	7590	04/08/2004		EXAMINER	
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425 POST ROAD FAIRFIELD, CT 06824				ART UNIT	PAPER NUMBER
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				DATE MAILED: 04/08/2004	, /

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
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Office Action Summany	09/975,516	LAHTEENMAKI ET AL.				
Office Action Summary	Examiner	Art Unit				
TI MAII INO DATE AND COMMISSION OF THE COMMISSIO	Duy K Le	2685				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on	_•					
•	action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-12 is/are rejected. 7) ⊠ Claim(s) 11 is/are objected to. 8) □ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ acce						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2.3.6.	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:					

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DETAILED ACTION

Claim Objections

1. Claim 11 is objected to because of the following informalities: the wording "the method according to claim 11" should be corrected to --the method according to claim 9--. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 5-9, 11, and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Green (WO 98/10571).

As to claim 1, Figure 1 in Green shows a communication device (2) comprising at least a housing (2) which comprises at least a first part (5) and a second part (3), and means for providing user interface functions (UI1), comprising at least a first keypad (3) and a display (5), characterized in that the user interface (UI1) is arranged to be replaceable by placing a replacement cover (1) in a detachable manner in connection with the housing (2), substantially parallel to the second part (3), onto or in place of the second part (3), and that said replacement cover (1) comprises at least means (6, 8) for providing key functions ("referring to both figures, a keypad adaptor 1 is mounted on a mobile telephone 2. The mobile telephone 2 has a keypad 3 comprising keys 4, and a display screen 5. Adaptor 1 has a keypad plate 6 which is mounted on

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the telephone 2 by a U-shaped mounting bracket 7 shown by dashed lines in Fig. 2 in order that the other features of the adaptor 1 may be clearly seen. Adaptor 1 includes six buttons 8 mounted on plate 6 above selected ones of the keys 4 of the telephone 2, the keys 4 being chosen so as to allow a user to call telephone numbers stored in a memory of the telephone 2" (page 7, lines 16-28)).

As to claim 5, Figures 1 and 2 in Green show the communication device (2) according to claim 1, characterized in that the second part (3) comprises a first keypad (3), that the means (6) of the replacement cover (1) for providing key functions comprise a second keypad (6), that the replacement cover (1) is arranged to be fixed onto the second part (3), and that the keys (8) of said second keypad (6) are placed in such a way that when the replacement cover (1) is fixed onto the second part (3), at least some of the keys (8) of the second keypad (6) are at the location of at least one key (4) of the first keypad (3), wherein the user interface (UI1) primarily consists of the display (5) and the second keypad (6) (see page 7, lines 16-28).

As to claim 6, the Green reference discloses the communication device (2) according to claim 1, characterized in that the communication device (2) comprises means (9, 10) for activating the keys (8) of the second keypad (6) to function non-simultaneously with the keys (4) of the first keypad (3) (see page 7, line 29 to page 8, line 7).

As to claim 7, the Green reference discloses the communication device according to claim 1, characterized in that it is a wireless communication device ("the present invention relates to a telephone accessory and equipment, and in particular to a telephone accessory and equipment for assisting physically impaired persons to use conventional and/or mobile telephones" (page 1, lines 3-7)).

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As to claim 8, the Green reference discloses the communication device (2) according to claim 1, characterized in that the means (9, 10) for providing key functions of the replacement cover (1) comprise a one touchable area (12) for a key function which touchable area is larger than the touchable area of the keys of the keypad (3) onto which the replacement cover (1) is placed ("the contact surfaces 12 of each button are larger and their centers more spaced apart than those of the keys 4 of the telephone, and thus enable a user to more easily make a telephone call without for example pressing a wrong key or two keys together" (page 8, lines 17-21)).

As to claim 9, the Green reference discloses a method for changing the user interface (UII) in a communication device (2) comprising at least a housing (2) which comprises at least a first part (5) and a second part (3), and means for providing user interface functions (U11), comprising at least a first keypad (3) and a display (5), characterized in that in the method, the user interface (UII) is changed by placing a replacement cover (1) in a detachable manner in connection with the housing (2), substantially parallel to the second part (3), onto or in place of the second part (3), and that said replacement cover (1) is equipped with at least means (6, 8) for providing key functions ("referring to both figures, a keypad adaptor 1 is mounted on a mobile telephone 2. The mobile telephone 2 has a keypad 3 comprising keys 4, and a display screen 5.

Adaptor 1 has a keypad plate 6 which is mounted on the telephone 2 by a U-shaped mounting bracket 7 shown by dashed lines in Fig. 2 in order that the other features of the adaptor 1 may be clearly seen. Adaptor 1 includes six buttons 8 mounted on plate 6 above selected ones of the keys 4 of the telephone 2, the keys 4 being chosen so as to allow a user to call telephone numbers stored in a memory of the telephone 2" (page 7, lines 16-28)).

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As to claim 11, the Green reference discloses the method according to claim 11, characterized in that the keypad (6) is placed in the replacement cover (1) which is formed of a cover part (9) and a functional cover (6), and which replacement cover (1) is equipped with key elements (10) for detecting the stroke of keys (8) of said keypad (6), and information about the keystrokes is transferred from the replacement cover (1) to the communication device (2) (see page 7, line 20 to page 8, line 7, and Figures 1 and 2).

As to claim 12, the Green reference discloses the method according to claim 9, characterized in that the replacement cover (1) is provided with a second keypad (6) in such a way that when the replacement cover (1) is fixed onto the second part (3) of the housing (2), at least some of the keys (8) of the second keypad (6) are located by at least one key (4) of the first keypad (3) (see page 7, lines 16-28, and Figures 1 and 2).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 2-4 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 98/10571 to Green in view of Fuhrmann et al. (WO 97/32423).

As to claim 2, the Green reference discloses the communication device (2) according to claim 1, characterized in that and that at least part of the first keypad (3) is provided in said replacement cover (1) (see page 7, lines 16-28). However, it does not disclose the second part is

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arranged to be detached before fixing the replacement cover onto the first part. The Fuhrmann reference teaches the second part is arranged to be detached before fixing the replacement cover onto the first part ("the invention relates to an electronic device having a housing (1) which has a housing wall (5) ("first part") with openings (7) for control elements (8) and/or display elements (9, 10). Attachment means (11) for detachably connecting to the housing (1) an external wall element (14) ("second part") which at least partially covers the housing wall (5) being present on the housing (1), the external wall element (14) having openings (7') which are aligned with the openings (7) in the housing wall (5). As a result, by using different external wall elements (14) the external appearance of the electronic device can be easily modified" (Abstract).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the communication device of Green characterized in that the second part is arranged to be detached before fixing the replacement cover onto the first part, as taught by Fuhrmann, in order to easily modify the external appearance of the communication device.

As to claim 3, the Green reference discloses the communication device according to claim 1. However, it does not disclose the replacement cover further comprises a display. The Fuhrmann reference teaches the replacement cover further comprises a display ("openings which are present in the external wall element 14 for the display device 9 and the loudspeaker device/microphone device 10 can be covered, for example by means of a transparent element 15 or a grille 16" (page 6, lines 7-9). See also Figures 1 and 3).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the communication device of Green characterized in that the

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replacement cover further comprises a display, as taught by Fuhrmann, in order to easily modify the external appearance of the communication device.

As to claim 4, Green-Fuhrman discloses the communication device according to claim 2. The Green reference further discloses the replacement cover (1) comprises at least a cover part (9) and a functional cover (6), that the means (6) for providing the key functions comprise key elements (8) for detecting a pressing of the keys of the keypad (6), and that the replacement cover (1) further comprises means (10) for transferring information about the keystrokes to the communication device (2) (see page 7, line 20 to page 8, line 7).

As to claim 10, the Green reference discloses the method according to claim 9. However, it does not disclose the second part is detached before fixing the replacement cover onto the first part. The Fuhrmann reference teaches the second part is detached before fixing the replacement cover onto the first part ("the invention relates to an electronic device having a housing (1) which has a housing wall (5) ("first part") with openings (7) for control elements (8) and/or display elements (9, 10). Attachment means (11) for detachably connecting to the housing (1) an external wall element (14) ("second part") which at least partially covers the housing wall (5) being present on the housing (1), the external wall element (14) having openings (7') which are aligned with the openings (7) in the housing wall (5). As a result, by using different external wall elements (14) the external appearance of the electronic device can be easily modified" (Abstract).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method of Green characterized in that the second part is Art Unit: 2685

detached before fixing the replacement cover onto the first part, as taught by Fuhrmann, in order to easily modify the external appearance of the communication device.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - a. Watanabe (U.S. Patent 6,233,469) discloses portable wireless information terminal, apparatus in which view of display unit and operation of operational section are easy to perform during using.
 - b. List et al. (U.S. Patent 6,453,170) discloses mobile station user interface, and an associated method, facilitating usage by a physically-disabled user.
 - c. Sirola et al. (U.S. Patent Application Publication 2001/0012769 A1) discloses wireless communication device and a method of manufacturing a wireless communication device.
 - d. Wolf et al. (U.S. Patent 6,349,221) discloses display for a portable device.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Duy K Le whose telephone number is 703-305-5660. The examiner can normally be reached on 8:30 am 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward F Urban can be reached on 703-305-4385. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Duy Le March 30, 2004

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